

1 SPENCER HOSIE (CA Bar No. 101777)
shosie@hosiela.com
2 BRUCE WECKER (CA Bar No. 078530)
bwecker@hosiela.com
3 GEORGE F. BISHOP
(CA Bar No. 89205)
4 gbishop@hosiela.com
5 HOSIE RICE LLP
One Market, 22nd Floor
6 San Francisco, CA 94105
(415) 247-6000 Tel.
7 (415) 247-6001 Fax

8 THOMAS V. GIRARDI
(CA Bar No. 36603)
9 tgirardi@girardikeese.com
10 HOWARD B. MILLER
(CA Bar No. 31392)
11 hmiller@girardikeese.com
12 GIRARDI & KEESE
1126 Wilshire Boulevard
13 Los Angeles, CA 90017-1904
(213) 977-0211 Tel.
14 (213) 481-1554 Fax

15 *Attorneys for Plaintiff*
16 *ZOLTAR SATELLITE ALARM SYSTEMS, INC.*

17 UNITED STATES DISTRICT COURT
18 FOR THE NORTHERN DISTRICT OF CALIFORNIA
19 SAN JOSE DIVISION

20 ZOLTAR SATELLITE ALARM
21 SYSTEMS, INC., a Delaware corporation.

22 Plaintiff,

23 v.

24 MOTOROLA, INC., a Delaware
Corporation, et. al.,

25 Defendants.
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RON SCHLAGER (CA Bar No. 128060)
leglbeagl1@aol.com
THE LAW OFFICES OF RON
SCHLAGER
15030 Ventura Boulevard, Suite 337
Sherman Oaks, CA 91403
(818) 988-2462 Tel.
(818) 988-2101 Fax

Case No. CV 06-00044 JW

**STIPULATION OF DISMISSAL
WITHOUT PREJUDICE AS TO
DEFENDANT SPRINT AND
[PROPOSED] ORDER**

Pursuant to an agreement of the parties, plaintiff Zoltar Satellite Alarm Systems, Inc. (“Zoltar”) and defendant Sprint Corporation (“Sprint”), through their respective counsel, hereby stipulate to dismissal of claims and counterclaims between Zoltar and Sprint only, as follows:

1. All claims, counterclaims if any, and defenses by Zoltar against Sprint and by Sprint against Zoltar are dismissed without prejudice.

2. Zoltar and Sprint shall bear their own costs of suit and attorneys’ fees.

IT IS SO STIPULATED

DATED: December 19, 2008

HOSIE RICE LLP

By: /s/ George F. Bishop
George F. Bishop

*Attorneys for Plaintiff Zoltar Satellite
Alarm Systems, Inc.*

DATED: December 19, 2008

ROUSE HENDRICKS
GERMAN MAY PC

By: /s/ Mark W. McGrory
Mark W. McGrory

DATED: December 19, 2008

SHEPPARD MULLIN
RICHTER & HAMPTON LLP

By: /s/ Nathaniel Bruno
Nathaniel Bruno

*Attorneys for Defendant Sprint
Corporation*

1 I hereby attest that concurrence in the filing of this stipulation has been obtained for
2 all signatures indicated by a “conformed” signature (/s/) within this e-filed document.


3 Date: December 19, 2008

/s/ George F. Bishop
George F. Bishop

1 ~~PROPOSED~~ ORDER

2 **PURSUANT TO STIPULATION, IT IS SO ORDERED.**

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4 Dated: December 22, 2008

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28 The Honorable James Ware